

PROPOSED AMENDMENTS TO BLR 9022-1 (additions in italics)

“9022-1. Notice of Entry of Order and Judgment.

(a)

Service List.

Each order or judgment submitted to the Court, including those submitted through ECF, shall be accompanied by a Court Service List identifying, in alphabetical order, all parties required to be served with the order under applicable federal and local rules together with their counsel of record (if any). The Court Service List should not include ECF Registered Participants and those parties who have appeared in the case or adversary proceeding by counsel who are ECF Registered Participants and who have consented to electronic service through the Court's ECF Procedures; *provided, however, that unless the court has ordered otherwise whenever the debtor is a party against whom relief is being ordered, the debtor's name should be included on the service list, whether or not the debtor opposed the requested relief and whether or not the debtor is represented by counsel.*

In cases where the court service list contains more than 50 names, the court will not serve the order. Rather, promptly upon entry of the order, counsel must serve the signed order and thereafter file a proof of service with the court. Other parties who did not oppose the motion should not be listed unless otherwise ordered.” -